LOCAL BANKRUPTCY FORM 3015-3(b)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	. CHARTER 13
David Anthony Martin	: CHAPTER 13
	CASE NO. 4.17-bk-00841 - JJT
	: :
Debtor(s)	:
CERTIFICATION REGARDING DOMESTIC SUPPORT OBLIGATION(S)	
Consumer Protection Act of 2005 requires the to the applicable state child support enforceme	tion claims in a case, the Bankruptcy Abuse Prevention and trustee to provide written notice to the holder of the claim and ent agency. In order for the trustee to comply with the Act, the information and verify the information is true and correct by
1. Name of Person Entitled to Receive Domes	estic Support ("Recipient"):
Claim Holder Jacquelyn M	1. Martin
Last Name	First Middle Initial
2. Address of Domestic Support Recipient:	
Claim Holder 276 Pcr	PPer Nidje pr Spring mills pp 16875 City
County	State Zip
3. Telephone Number of Domestic Support Recipient:	
Claim Holder 814 - 883 - (Area Code) Phone N	\(\frac{1}{2}\) 3 6 9 \\ \text{Vumber}
	igation pursuant to a Court Order, provide the following:
Name of Court Address of Court Docket Number	S Auglory S7, Bouchoute, PM PACSES Number
The undersigned hereby certifies that the foreg	going statements are true and correct under penalty of perjury.
DATED: 7/17-2017	BY: Debtor

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

JACQUELYN M. MARTIN, Plaintiff

v.

No. 2009-3542

DAVID A. MARTIN,

Defendant

IN DIVORCE

ORDER INCORPORATING POST-NUPTIAL AGREEMENT

THE COURT:

FILED FOR RECORD

MIN DEC 29 P 3 42

DEBRA C. IMMEL
PROTREE COUNTY, PA

Wife shall refinance the mortgage within six months of the date of the Agreement, and Husband shall execute any and all documents necessary to facilitate said refinance.

12. <u>LUMP SUM PAYMENT</u>

The parties further agree that Husband will pay to Wife a sum in the amount of \$9,000.00 with Husband paying \$5,000.00 upon the signing of this Agreement, and the remaining \$4,000.00 to be paid within one calendar year of the signing of this Agreement, reflecting the disparity in real estate values.

13. CUSTODY AND PARTIAL CUSTODY

The parties shall have joint legal custody with primary physical custody of the minor child, Abigail Marie Martin to Mother, subject to periods of partial custody with Father as follows:

- (a) Every other weekend from Friday at 5:00pm until Sunday at 8:00pm;
- (b) Every Wednesday from 5:00pm until 8:00pm; and
- (c) In the event there is a long weekend, Father shall have physical custody from Thursday at 5:00pm onward, or until Monday at 8:00pm depending which day lengthens the weekend;

The parties shall share all transportation.

The child's vacation time from school, including summer vacation time, shall be split equally between the parties.

Father shall have visits with the minor child on the holidays of Easter,
Memorial Day, Father's Day, 4th of July, Labor Day, Thanksgiving Day, Christmas
Eve, Christmas Day and New Years Eve. Time and duration will be mutually agreed
upon and should take into consideration family traditions of both extended families.

CHILD SUPPORT

Husband shall pay to Wife child support in the sum of \$250.00 bi-weekly, via

direct deposit, until the minor child reaches the age of 18, or graduates from high school, whichever occurs last. Said amount shall be paid as a payroll deduction/automatic withdrawal from Husband's paycheck.

15. HEALTH INSURANCE

Husband and Wife shall both maintain health insurances, including medical and dental coverage, for the benefit of Abigail Marie Martin, as long as it is available to them at a reasonable cost.

16. PENSIONS

Wife shall have full and absolute title to, and all beneficial interest in her retirement, free from any claim of Husband now and forever. Husband hereby releases and waives any claim he may have in any plans titled in the name of Wife or held for her benefit.

Husband shall have full and absolute title to, and all beneficial interests in his retirement, free from any claim of Husband now and forever. Wife hereby releases and waives any claim she may have in any plans titled in the name of Husband or held for his benefit

17. AFTER-ACQUIRED REAL AND PERSONAL PROPERTY

Each of the parties shall hereafter own and enjoy, independently of any claim or right of the other, all items of personal property, tangible or intangible and all real property, hereafter acquired by him or her, with full power in him or her to dispose of the same as fully and effectively, in all respects and for all purposes, as though he or she were unmarried.

18. COUNSEL FEES AND EXPENSES

Each party hereby agrees to be solely responsible for her or his own counsel